

March 19, 2010

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Honorable Victor Marrero United States District Court Southern District of New York 500 Pearl Street Suite 660 New York, NY 10007

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DCI A/S et al. v. Danco Import, Inc. et al. Re: Civil Action No. 09-cv-8047 (VM)

Marmo, Elizabeth

Dear Judge Marrero:

We are counsel for plaintiff and counter-defendants in this action. We are writing this letter jointly with counsel for defendant-counterclaimant, further to our letter to you of March 5, 2010.

That letter was written pursuant to the instructions at the February 19, 2010 status conference, in which you requested the parties to provide dates on which a mediation could take place with Magistrate Maas. In our letter of March 5, we advised that the chief executive officers of both parties were available for a mediation in New York on April 6 or 7, 2010. As of today, however, we have heard nothing further from the Court or from Magistrate Maas.

We are writing to respectfully request further guidance as to whether a mediation will take place, and, if so, the date, time and other conditions for the mediation.

We note further that your Honor deferred entry on a scheduling order pending our advice as to a mediation. Therefore, as of today, no scheduling order has been entered.

We look forward to the Court's guidance on these matters and are available for a telephone conference at the Court's convenience.

Magistrate Tukge Maas attange 2 convenient Kate for the set SO ORDERED: 3-19-16 DATE VICTOR MARRERO, U.S.D.J. CC:

Jason M. Sneed, Esq. (Via Facsimile) Sarah Hsia, Esq. (Via Facsimile)

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Respectfully submitted.

TOKYO WASHINGTON, D.C.